

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

TITAN INDEMNITY COMPANY,

Plaintiff,

No. C 14-03864 WHA

v.

A PLUS TOWING, a General Partnership;
KATRINA RAPP; FERNANDO
HERMOSILLO and JOSE HERMOSILLO,
dba A Plus Towing,

**ORDER DENYING *EX PARTE*
APPLICATION TO CONTINUE
CASE MANAGEMENT
CONFERENCE**

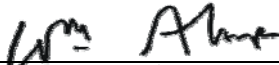
Defendants.

Plaintiff Titan Indemnity Company has filed an *ex parte* application to continue the November 20 case management conference by “60–90 days.” Plaintiff explains that “no defendant has answered the complaint [or] appeared in the lawsuit” — despite service and issuance of summons on September 4, 2014 — and that the requested continuance would allow all parties to participate in the case management conference (Br. 2).

Good cause not shown, the *ex parte* application is **DENIED**. The case management conference will proceed as scheduled at **11:00 AM ON NOVEMBER 20, 2014**.

IT IS SO ORDERED.

Dated: November 10, 2014.


WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE